PATENT COOPERATION TREATY

PCT

TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file refere VALS 959 PCT	FOR FURTHER	ACTION	See Form PCT/IPEA/416					
International application No.	International filing	date (day/month/year)	Priority date (day/month/year)					
PCT/FR2004/050			28.10.2003					
International Patent Classification	on (IPC) or national classification an	d IPC						
G01 F15/06, A6	G01 F15/06, A61 M11/00, B05B12/08, B05B11/00							
Applicant								
VALOIS SAS								
1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.								
2. This REPORT consist	s of a total of 6	sheets, includi	ng this cover sheet.					
3. This report is also acco	ompanied by ANNEXES, comprising	g:						
a. (sent to the	e applicant and to the International B	Bureau) a total of 2	sheets, as follows:					
sheet sheet	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
sheet the d	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental							
<u></u>	e International Bureau only) a total o	f (indicate type and numb	er of electronic carrier(s))					
			. containing a sequence listing and/or tables					
related theret Section 802 o	to, in computer readable form only, of the Administrative Instructions).	as indicated in the Suppl	emental Box Relating to Sequence Listing (see					
4. This report contains in	dications relating to the following ite	ems:						
Box No. I	Basis of the report							
Box No. II	Priority							
Box No. III	Non-establishment of opinion wit	th regard to novelty, inven	tive step and industrial applicability					
Box No. IV	Lack of unity of invention							
Box No. V	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI	Certain documents cited							
Box No. VII	Certain defects in the international	al application						
Box No. VIII	Box No. VIII Certain observations on the international application							
Date of submission of the deman	nd	Date of completion of the	nis report					
Name and mailing address of the	: IPEA/EP	Authorized officer						
Facsimile No.		Telephone No.	ephone No.					

International application No.

PCT/FR2004/050535

Bo	x No. 1	I 	Basis of the report				
I.	 With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item. 						
		This which	report is based on translations from the original langua; h is the language of a translation furnished for the purp	ge into the following language _ oses of:	•		
			international search (Rule 12.3 and 23.1(b))				
			publication of the international application (Rule 12.4))			
			international preliminary examination (Rule 55.2 and/o	or 55.3)			
2.	rece	With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):					
		the in	ternational application as originally filed/furnished				
	\boxtimes	the de	escription:				
!		pages	1-5		as originally filed/furnished		
		pages	*	received by this Authority on			
		pages	*	received by this Authority on			
	\boxtimes	the cla	aims:		· · · · · · · · · · · · · · · · · · ·		
		nos.			as originally filed/furnished		
		nos.*			r with any statement) under Article 19		
		nos.*	•	received by this Authority on	04.07.2005 with letter		
		nos.*		received by this Authority on	01 27.00.2003		
	\boxtimes	the dr	awings:	or and the state of the state o			
		sheets	1/1				
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			ence listing and/or any related table(s) - see Suppleme	ntal Box Relating to Sequence L	isting.		
3.		The ar	mendments have resulted in the cancellation of:				
			the description, pages	·			
			the claims, nos.				
			the drawings, sheets/figs				
			the sequence listing (specify):				
			any table(s) related to sequence listing (specify):				
4.		This rethey ha	eport has been established as if (some of) the amendn ave been considered to go beyond the disclosure as file	nents annexed to this report and ed, as indicated in the Supplement	listed below had not been made, since tal Box (Rule 70.2(c)).		
			the description, pages				
			the claims, nos.				
			the drawings, sheets/figs				
	•		the sequence listing (specify):				
			any table(s) related to sequence listing (specify):				
*	If iter		olies, some or all of those sheets may be marked "super				

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Box	x No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	- <u> </u>
1.	Statement		
	Novelty	Claims	_ YES NO
	Inventive	e step (IS) Claims	YES
		Claims 1-7	NO
	Industria	d applicability (IA) Claims $1-7$	YES
		Claims	NO
2.	Citations and	d explanations (Rule 70.7)	
	Refere	ence is made to the following documents:	
		D1: US-A-6 138 669 (ROSSITER DANIEL J ET AL) 31	
		October 2000 (2000-10-31)	
		D2: FR-A-2 807 346 (SEYDOUX HENRI) 12 October	
		2001 (2001-10-12)	
		D3: US-A-5 794 612 (WACHTER ALLAN ET AL) 18	
		August 1998 (1998-08-18)	
		D4: EP-A-0 667 168 (CIRCADIAN INC) 16 August 1995	
		(1995-08-16)	
		D5: WO 00/35524 A (PIRRIE ALASTAIR BRUCE; DAVIES	
		NEVILLE (GB); ELECTROSOLS LTD (GB);) 22 June	
		2000 (2000-06-22)	
		D6: DE 38 09 719 A1 (MUEHLBAUER, JOHANN, 7956	
		ROT, DE) 5 October 1989 (1989-10-05)	
	1.	The present application fails to meet the	
		requirements of PCT Article 33(1), since the	
		subject matter of claims 1 to 7, in so far as said	
		claims can be understood, does not involve an	
		inventive step as defined by PCT Article 33(3).	
	2.	Independent claim 1	

D1 describes (see the figures and the

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corresponding description) a device (1, 2) for spraying fluid, comprising a fluid dispensing pump (3 to 5 and 10) and a spray head (2) for manually actuating said pump (cf. column 4, lines 63 to 67), which device further comprises dispensing detection means (12, 12A) for detecting the dispensing of a metered amount of fluid (cf. column 5, lines 10 to 18), said detection means being suitable for generating a signal to inform the user that a metered amount of fluid has effectively been dispensed by said pump (cf. column 2, line 52 to column 3, line 58).

- 2.2 Said spraying device differs from the one constituting the subject matter of claim 1 in that the pump operates without propellant gas and without active spraying means, such as piezoelectric or electrostatic spraying means. The problem that the present invention is intended to solve can be considered to be that of protecting the environment.
- 2.3 The solution proposed in claim 1 of the present application is not considered inventive for the following reasons:

The problem of environmental pollution arising from the use of aerosols is a recurrent problem largely identified in the prior art (see in particular **D6**, column 1, lines 3 to 15). The solution proposed in said document consists in using a pump operating by electrical means (see

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

D6, column 1, line 65 to column 2, line 51). For a person skilled in the art, the other obvious option consists in using a manual pump without propellant gases and without electrical spraying means; this kind of pump is known and widely used in devices for delivering metered amounts of drugs, particularly in nasal spray devices.

In the present case and taking **D1** as the starting point, a person skilled in the art would consider using such a manual pump to solve the abovementioned problem, since the pressure sensor cited in **D1** (cf. column 5, lines 25 to 26) has a pressure range (cf. column 5, lines 32 to 33) entirely compatible with that created in the discharge channel of the manual pumps in question.

3. Dependent claims 2 to 7

Dependent claims 2 to 7 contain no feature which, when combined with the features of any one of the claims to which they refer, defines subject matter that complies with the PCT requirements of novelty, since all the additional features of claims 2 to 7 are described in **D1** (cf. column 4, line 46 to column 10, line 3).

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

- 1. The claims fail to comply with the requirements of PCT Article 6 for the following reasons:
- 2. According to **claim 2** "said detection means are provided in said discharge channel", which appears to contradict the figure of the present application. Indeed, the detection means (30) are not located in the discharge channel (50). This inconsistency between the claims and the description casts doubt on the subject matter for which protection is sought.
- Claim 7 fails to comply with the requirements of PCT Article 6 in so far as the subject matter for which protection is sought has not been clearly defined. The claim attempts to define said subject matter by the result to be achieved ("said pump being suitable for dispensing the fluid in a spray so fine that it cannot be detected by the user"), yet this merely amounts to stating the basic problem the invention is intended to solve without providing the technical features required to achieve this result.